

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F059463 People v. Payne

No brief having been filed by appellant after notice duly given under rule 8.220(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F059456 In re K.P., a Minor

The above-entitled case is submitted for decision.

F059456 In re K.P., a Minor

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F057660 People v. Zagala

Oral argument having been waived in accordance with the provisions of a notice sent to counsel, the above entitled matter is hereby submitted.

F059575 In re A.A., a Minor
F059578

The petitions for extraordinary writ are granted. Let an extraordinary writ issue directing the respondent court to vacate the following finding and orders issued on February 11, 2010, : (1) its finding that A. is a dependent child described by section 300 (e); (2) its orders denying petitioners reunification services pursuant to section 361.5(b)(5) and (b)(6) and (3) its order setting a section 366.26 hearing. Respondent court is further directed to conduct a new dispositional hearing, and after taking into consideration any new evidence or change in circumstances, make any appropriate orders. This opinion is final forthwith as to this court.

F058275 People v. Todd

Appellant's petition for rehearing filed herein is denied.

F058508 People v. Long

The above-entitled case is submitted for decision.

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F058508 People v. Long

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F059789 In re the Marriage of Ricardo Hernandez and Kimberly Hernandez

Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8.140, California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.